

UNITED STATES BANKRUPTCY COURT  
EASTERN DISTRICT OF MICHIGAN  
SOUTHERN DIVISION

In re

CITY OF DETROIT, MICHIGAN,

Debtor.

No. 13-53846

Chapter 9

HON. STEVEN W. RHODES

**EXHIBIT 54**

**APPELLEE STATE OF MICHIGAN'S DESIGNATION OF  
ITEMS TO BE INCLUDED IN THE RECORD ON APPEAL**

In connection with Notice of Appeal filed by  
William M. Davis and DAREA [Dkt. #8473].

<b>Item</b>	<b>Date Filed</b>	<b>Docket Number</b>	<b>Description</b>
54	7/11/2014	5951	Objection to Chapter 9 Plan filed by Creditor Cecily R. McClellan

U.S. BANKRUPTCY COURT  
E.D. MICHIGAN-DETROIT



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16. TO THE FACT THAT THE OFFICIAL RETIREE COMMITTEE WAS APPOINTED BY THE COURT AND NOT SELECTED BY THE RETIREES.
17. COMMITTEES, PENSION BOARDS, TRUSTEES AND UNION REPRESENTATIVES WHO ARE SUPPOSE TO REPRESENT THE RETIREES ARE NOT CONSULTING WITH THE RETIREES ON THEIR POSITIONS.
18. IT APPEARS THAT THE RETIREE LEADERS RECEIVED FINANCIAL INCENTIVES IN EXCHANGE FOR THEIR SUPPORT TO "ACCEPT" THE PLAN OF ADJUSTMENT.
19. WE BELIEVE RECOUPMENT OF THE ANNUITY SAVINGS INTEREST EARNED FROM 2003 TO 2013 IS ILLEGAL BECAUSE INTEREST WAS EARNED BY THE RETIREES OWN CONTRIBUTIONS.
20. THE RECOUPMENT YEARS SELECTED, 2003 THROUGH 2013, DISPROPORTIONATELY AFFECT AFRICAN AMERICAN RETIREES WHICH IS DISCRIMINATORY.
21. THIS PLAN OF ADJUSTMENT WILL IMPAIR ALL CITY OF DETROIT RESIDENTS.
22. TO THE SELL OR PRIVITIZATION OF THE WATER DEPARTMENT BECAUSE IT IS NOT IN THE BEST INTERESTS OF THE CITY OF DETROIT RESIDENTS OR RETIREES. WATER DEPARTMENT HAS HISTORICALLY CONTRIBUTED 40% TO THE GENERAL FUND ANNUALLY.
23. TO THE NONE MONETARY LEASE OF BELLE ISLE. WE LOST A REVENUE STREAM. AS PENSIONERS, MY \$11.00 A YEAR SHOULD BE GOING TO THE CITY OF DETROIT GENERAL FUND AND A PERCENTAGE TO THE GENERAL PENSION FUND.
24. TO THE CUT TO OUR HEALTH CARE PLAN FOR RETIREES. I RECEIVED A LETTER FROM THE CITY SPONSOR PLAN. WHICH STATES WE COULD PURCHASE INSURANCE THROUGH THE PLAN FOR \$1,303 PER PERSON PER MONTH. THIS IS OUTRAGEOUS AND UNAFFORDABLE.
25. WE OBJECT THAT THE DEFICIT REPORTED BY THE DETROIT FINANCE DEPARTMENT, STATE TREASURER, GOVERNOR HAND PICKED FINANCE REVIEW COMMITTEE RELATED

TO PA 4 AND 2012 CONSENT AGREEMENT WAS LESS THAN 200 MILLION DOLLARS AND ONLY IN THE GENERAL FUND, BUT NOW INCLUDES **FEDERAL BLOCK GRANT DEPARTMENTS/EMPLOYEES (I.E. HUMAN SERVICES, HEATH, WORKFORCE, PLANNING & OTHERS), ALSO ENTERPRIZE DEPARTMENT LIKE WATER.**

26. TO A VOTING PROCESS THAT HAS PROVEN TO HAVE MANY FLAWS SUCH AS; INACCURATE CALCULATION OF ANNUITY SAVING FUND (ASF) OVER 3200 BALLOTS REPORTED INCORRECT, HUNDREDS OF ELIGIBLE ACTIVE AND RETIRED WORKERS FAILED TO RECEIVE ANY BALLOT AT ALL AND VOTING PROCESS THAT PROCEEDS AN OFFICIAL HEARING OF THE OBJECTORS THAT IS RECORDED IN THE COURT RECORDS WITH AVAILBLE TRANSCRIPTS FROM THE COURT.
27. TO THE WITNESS LIST THAT EXCLUDES WITNESSES THAT DISAGREES WITH THE ELIGIBILITY OF THIS BANKRUPTCY AND WHO ARE EXPERT WITNESSES. FOR EXAMPLE, FORMER COUNCILPERSON JOANN WATSON IS THE ONLY COUNCILPERSON WHO FILED AN OFFICIAL OBJECTION TO THIS BANKRUPTCY. SHE IS ALSO AN EXPERT WITNESS ON THE 2005 FAMOUS SWAP DEAL OF 1.2 BILLION DOLLARS PROMOTED BY WALL STREET BANK OF AMERICAN, UBS AND SEAN WERDLOW (COD-CFO), WHICH SOME BLAME FOR THE MAJOR CAUSE OF DETROIT'S BANKRUPTCY. Watson, Attorney Sharon Mcphail, Barbara Rose Collins and now deceased Marianne Mahaffey initially rejected this illegal SWAP DEAL AND OFFER AN 85 MILLION DOLLAR COMPROMISE. ALSO, EXPERTS LIKE WALLACE TURBERVILLE WHO WROTE AND OPPOSITION ANANLYSIS IN THE DEMOS 2013, DEPOSED BY JONES DAY AND DENIED LIVE TESTIMONY DECEMBER 2013.
28. WE OBJECT THAT THE GOVERNOR AND HIS UNELECTED APPOINTEE KEVIN ORR HAVE NOT CONSIDERED SUING BARCLAY, BANK OF AMERICA OR UBS FOR ILLEGALLY CONFICATING CASINO REVENUE, PAYING DETROIT 732 MILLIION IN REVENUE SHARING, USING FEDERAL DOLLARS DESIGNED TO IMPROVE NEIGHBORHOODS ONLY FOR MILLION AND BILLIONAIRES DEMOLISION FUND AND LOW INCOME RESIDENTS REMOVAL, CONTINUED TAX ABATEMENT TO CORPORATION WHILE INCREASING RATES, TAXES AND FEES ON RESIDENTS.
29. WE OBJECT TO THE PRIVATIZATION OF ALL CITY SERVICES THAT HAS DISTROYED CIVIL SERVICE, UNION BUSTED AND ELIMINATED FAIR EMPLOYMENT OPPORTUNITIES.

RESULTING IN A DISPROPORTIONATE IMPACT AMONGST UNEMPLOYMENT RATES OF A DISPARATE CLASS "AFRICAN AMERICAN" BY THE MAJORITY POPULATION OF MICHIGAN. THIS HAS RESULTED IN PREMATURE RETIREMENT RATE AMONGST FORMER CITY OF DETROIT EMPLOYEES AND A TRANSFER OF PROFESSIONAL AND NON-PROFESSIONAL EMPLOYMENT TO NON-RESIDENT, IMMIGRANTS AND WHITE EMPLOYEES.

30. TO THE FACT THAT PA 4 OR 436 ARE LEGAL US CONSTITUTIONAL AND DESIGNED TO ASSIST DISTRESS MICHIGAN CITIES, INSTEAD ARE USED TO TRANSFER WEALTH, SEIZE ASSETS OF CITIES AND ELIMINATE THE VOTING RIGHTS OF PRIMARILY CITIES WITH LARGE OR MAJORITY AFRICAN AMERICAN. FURTHER, THAT THE STATE OF MICHIGAN SECTION IX ARTICLE 24 ARE INCONSISTENT WITH FEDERAL LAW "PENSION SHOULD NOT BE DIMINISHED OR IMPAIRED", INCLUDING HEALTH BENEFITS AS UNHELD IN THE ILLINOIS PENSION CASE.

RESPECTFULLY SUBMITTED BY CITY OF DETROIT ACTIVE AND RETIREE

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